

BEFORE THE
POSTAL RATE COMMISSION
WASHINGTON, D.C. 20268-0001

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
POSTAL RATE AND FEE CHANGES, 1997

Docket No. R97-1

THE DIRECT MARKETING ASSOCIATION, INC.'S FOURTH SET OF
INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS
DIRECTED TO USPS WITNESS BRADLEY (DMA/USPS-T14-32)

Pursuant to Sections 25 and 26 of the Commission's Rules of Practice, the Direct Marketing Association, Inc. hereby submits the attached fourth set of interrogatories and requests for production of documents to USPS witness Bradley (DMA/USPS-T14-32). If the designated witness is unable to respond to this interrogatory, we request a response by some other qualified witness.

Respectfully submitted,


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Counsel for the Direct Marketing
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August 27, 1997

Witness Bradley (USPS-T-14)

DMA/USPS-T14-32. Using the same time period as was applied in LR-H-148, VVDA1.DATA and VVDA2.DATA, please provide total workhours and total piece handlings for MODS facilities and BMCs by operation for each day within each A/P and for each hour interval within each day. Please provide the data in a format similar to that used in LR-H-148, VVDA1.DATA and VVDA2.DATA. If you cannot provide total piece handlings in this format, please provide total workhour data.

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document upon all participants of record in this proceeding in accordance with Rule 12 (section 3001.12) of the Postal Rate Commission's Rules of Practice and Procedure and Rule 3 of the Commission's Special Rules of Practice in this proceeding.


Michael D. Bergman

August 27, 1997